



COMBINED DECLARATION AND POWER OF ATTORNEY

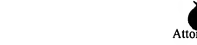
As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled SYSTEM LEVEL APPLICATIONS OF ADAPTIVE COMPUTING (SLAAC) TECHNOLOGY, the specification of which:

[] [X]	is attached hereto. was filed on <u>January 3, 3</u>	2002 as Application Serial No.	10/038,063 and was ame	ended on
0		ed in PCT International Applica as amended under PCT Article		
		wed and understand the contents y amendment referred to above.	s of the above-identified sp	pecification,
	knowledge the duty to disc e of Federal Regulations,	lose all information I know to b §1.56.	e material to patentability	in accordance with
	reby claim the benefit under) listed below:	er Title 35, United States Code,	§119(e)(1) of any United	States provisional
	U.S. Serial No.	Filing Date	Status	S
U.S.	Serial No. 60/259,635	January 3, 2001	Pending	
			:	•
listed below a		matter of each of the claims of t	his application is not discl	losed in the prior
United States acknowledge of Federal Re	and, insofar as the subject application in the manner the duty to disclose all in	matter of each of the claims of the provided by the first paragraph formation I know to be material became available between the f	his application is not discl of Title 35, United States to patentability as defined	losed in the prior Code, §112, I in Title 37, Code
United States acknowledge of Federal Re	and, insofar as the subject application in the manner the duty to disclose all integulations, §1.56(a) which	matter of each of the claims of the provided by the first paragraph formation I know to be material became available between the f	his application is not discl of Title 35, United States to patentability as defined	losed in the prior Code, §112, I in Title 37, Code lication and the
I her application(s) country other for patent or the United States	and, insofar as the subject application in the manner the duty to disclose all infegulations, §1.56(a) which CT international filing date. U.S. Serial No. Teby claim foreign priority of than the United States of inventor's certificate or an ates of America filed by mean of which priority is claim of the priority is claim of which priority is claim.	matter of each of the claims of the provided by the first paragraph formation I know to be material became available between the few of this application: Filing Date benefits under Title 35, United ertificate or of any PCT internated America listed below and have any PCT international application in e on the same subject matter hand:	his application is not discle of Title 35, United States to patentability as defined iling date of the prior application. Status Status Status Status Status Status Status All Designation at least one ving a filing date before the prior application.	foreign nating at least one foreign application e country other than





Attorney's Docket No.: 06666-097001 Client's Ref. No.: USC-2958

Combined Declaration and Power of Attorney

Page 2 of 2 Pages

I hereby appoint the following attorneys and/or agents to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patents issued thereon.

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